

GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT

MINES & MINERALS - Mining Lease for Quartz over an extent of 15.40 acres in Sy.No. 830/P of Chilakapadu Village, Marripadu Mandal, Nellore District, for a period of 20 years in favour of M/s. Madeena Minerals - Sanctioned - Orders - Issued.

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INDUSTRIES & COMMERCE (Mines-I) DEPARTMENT

G.O.Ms.No. 303

Dated: 05-11-2008.  
Read the following:-

1. Govt. Memo.No.12809/M-I(2)/2005-1, dt. 25-10-2005.
2. From the DMG File.No.38707/R3-3/2000, dt. 10-08-2007.

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O R D E R:

In the reference 1<sup>st</sup> read above Government have proposed to grant Mining Lease for Quartz over an extent of 15.40 acres and 51.25 acres in Sy.No. 830/P of Chilakapadu Village, Marripadu Mandal, Nellore District for a period of 20 years in favour of Sri S.A.Nayeem Asad, Managing Partner of M/s. Madeena Minerals, and Sri S.A. Nayeem Asad, Proprietor of M/s. Asad Mines & Minerals, respectively duly rejecting the applications of M/s. Lakshmi Srinivasa Sairam Minerals, Jyothi Minerals, Sri D. Suresh Kumar and P.L application of M/s. Pegasus Exports & Imports on the grounds mentioned there in, under rule 26(1)/12(1) of Mineral Concession Rules, 1960.

2. In the reference 2<sup>nd</sup> read above the Director of Mines and Geology while enclosing the approved mining plan has recommended for grant of Mining Lease for Quartz over an extent of 15.40 acres in Sy.No. 830/P of Chilakapadu Village, Marripadu Mandal, Nellore District, for a period of 20 years, in favour of M/s. Madeena Minerals, after condoning the delay in submission of Approved Mining Plan and subject to condition of production of Consent for Establishment (CFE) from the A.P. Pollution Control Board under Environmental Impact Assessment as per S.O. 60(E), dated: 27-1-1994 and Environmental Clearance from the GOI under Environmental Impact Assessment as per S.O. 1533, dated: 14-9-2006 and also subject to satisfaction of Mineral Concession Rules, 1960.
3. Government here by grant Mining Lease for Quartz over an extent of 15.40 acres in Sy.No. 830/P of Chilakapadu Village, Marripadu Mandal, Nellore District, for a period of 20 years in favour of M/s. Madeena Minerals, under rule 22(D) (a) of Mineral Concession Rules, 1960 duly condoning the delay in submission of Approved Mining Plan and subject to the provisions of Mines and Minerals (Development & Regulation) Act, 1957 and the rules made there under in general, subject also to the conditions in Form-K prescribed under the Mineral Concession Rules, 1960 and also subject to condition production of Consent for Establishment (CFE) from the A.P. Pollution Control Board under Environmental Impact Assessment as per S.O. 60(E), dated: 27-1-1994 and Environmental Clearance from the GOI under Environmental Impact Assessment as per S.O. 1533, dated: 14-9-2006 and also subject to satisfaction of Mineral Concession Rules, 1960 and to the additional conditions specified in the Appendix to this order.
4. The rates of royalty, cess dead rent and surface rent and water charges shall be collectable as follows, **or as revised by the Government from time to time.**

**I. Rates of Royalty:**

Quartz: Twenty rupees per tonne.

**II. Dead rent:**

(Rates of Dead rent in Rupees per hectare per annum)

First two years of lease	3 <sup>rd</sup> year onwards
100/-	400/-

(P.T.O)

**III. Surface rent and Water charges and cess : As fixed by the Government from time to time.**

5. The grantee should pay a deposit of Rs.10,000/- as prescribed under rule 32 of the Mineral Concession Rules, 1960 before the lease is actually executed.

6. The grantee should execute the lease deed within the time limit specified in Rule 31 of Mineral Concession Rules, 1960. Under the provisions of the rule 23 F of MCDR 1988 (Amended) financial assurance to the tune of Rs. 1,00,000/- (Rupees one lakh only) should be furnished before the execution of ML to the Regional Controller of Mines, Hyderabad.

7. The terms and conditions referred to in para 4 of this order are subject to such further modifications, additions and alterations as may be ordered before the lease deed is executed.

8. The Director of Mines and Geology is requested to take necessary further action for the execution of the lease deed after satisfying himself that the grantee fulfils all the required provisions of the amended Act and Rules. As soon as the deed is executed, the date of such execution should be reported to the Government.

**Note:** The grant is liable for cancellation should it be found that it was grossly inequitable or was made under a mistake of fact or owing to misrepresentation or fraud or in excess of authority.

**(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)**

**Y. SRILAKSHMI  
SECRETARY TO GOVERNMENT**

To  
M/s. Madeena Minerals,  
8/207, Ravindra Nagar,  
Kadapa-516003.(By RPAD).

**Copy to:**

The Director of Mines and Geology, Hyderabad. (w.e. file)  
The Assistant Director of Mines and Geology, Nellore.  
The District Collector, Nellore.  
The Secretary, Govt. of India, Min. of Mines, Dept. of Mines, New Delhi.  
The Controller General, IBM, Nagpur.  
The Director General, Mines Safety, Dhanbad, Bihar.  
The Regional Controller of Mines, Koti, Hyderabad.  
The Industries & Commerce (IF) Deptt., (2 copies)  
SF/SCs.

(“Copy of this order is available on internet and can be accessed at address  
<http://www.ap.gov.in/goir>”)

**//FORWARDED :: BY ORDER//**

**SECTION OFFICER**